BOOK, 47 PAGE	E 235		
RUTH C. EYLER	NO	30, 493	EQUITY.
**************************************	In the	Circuit Court f	or Frederick County,
JOSEPH H. EYLER		Sitting as a Co	urt of Equity.
			•
			and
The above cause standing ready for a hearing, and being su stipulation of counsel and all of			Court read and considered
			•
			<u> </u>
It is thereupon, this 26th day of November			i i oimhtu ono
by the Circuit Court for Frederick County, sitting as a Cour			
ordered and decreed, that the land and premises mentioned	ed in these pro	ceedings be sold,	<u>on or before</u>
April 15, 1982,			
and that Edwin F. Nikirk and Clater W. S			
of Frederick County, be, and they are he			
			shall first file in the
Clerk's office of this Court, a BOND to the State of Maryla with a Corporate surety, or sureties, to be approved by		•	
One multicu i mousanu	Donars, or per	sonai sureties in	the penalty of
Dollars, conditioned for the faithful performance of the tru	ust reposed in		by this decree, or which
may be reposed in them by any future order, or	or decree in th	e premises	they shall then
proceed to make sale of the said Real Estate, having first gi			
advertisement published at least once in each week for the Frederick County, the first such publication to be not less to			<u> </u>
lication to be not more than one week prior to sale, and su			
time, place, manner and terms of sale; which terms shall be		<del>-</del>	
to be paid in cash on the day of sale, or on the ratification			
with approved security and bearing interest from the day of	•	or purchasers giv	ing his, her or their notes
and as soon as may be convenient after any such sale or sa		TrusteeS shall r	eturn to this Court a full
and particular account of the same, with an affidavit of the			
annexed, and on the ratification of such sale or sales by the			
and not before, the said Trustees, by a good and sufficient			
shall convey to the purchaser or purchasers of the said policy, her or them sold free, clear, and discharged of all cla			•
persons claiming by, from, or under them; and the said Tru	•		
such sale or sales, and the bonds or notes which may be ta	aken for the s	ame, to be dispo	sed of under the direction
of this Court, after deducting therefrom the costs of this sui	it, and such co	mission to the sa	aid Trustee as the Court
shall think proper to allow, on consideration of the skill, a	attention and	fidelity wherewit	h they
shall appear to have discharged <u>their</u> trust.			
171, che menurai List			••••••••••